

### From the INTERNATIONAL BUREAU

### **PCT**

### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year)
04 November 1999 (04.11.99)

International application No.
PCT/GB99/01146

International filing date (day/month/year)
14 April 1999 (14.04.99)

Applicant

MORRIS, Paul et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	04 October 1999 (04.10.99)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

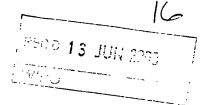
S. Mafla

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35







(PCT Article 36 and Rule 70)

• •		nt's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
P54997V 	VO/PI			
Internationa			International filing date (day/mont	th/year) Priority date (day/month/year) 15/04/1998
PCT/GB			14/04/1999	15/04/1996
Internationa A41D27/		nt Classification (IPC) or	national classification and IPC	
Applicant				
PRO-FIT	INTE	ERNATIONAL LIMIT	ED et al.	
1. This and i	interna s trans	ational preliminary exa	mination report has been prepare t according to Article 36.	ed by this International Preliminary Examining Authority
2. This	REPO	RT consists of a total	of 8 sheets, including this cover	sheet.
t	een a	mended and are the b	nied by ANNEXES, i.e. sheets of to basis for this report and/or sheets 607 of the Administrative Instruc	the description, claims and/or drawings which have containing rectifications made before this Authority tions under the PCT).
Thes	e ann	exes consist of a total	of sheets.	
				•
3. This	report	contains indications r	elating to the following items:	
1	$\boxtimes$	Basis of the report		
H		Priority		
Ш	$\boxtimes$	Non-establishment of	of opinion with regard to novetty, i	nventive step and industrial applicability
IV		Lack of unity of inve		
٧	⊠	Reasoned statemen citations and explan	t under Article 35(2) with regard to ations suporting such statement	o novelty, inventive step or industrial applicability;
VI		Certain documents	cited	
VII	$\boxtimes$	Certain defects in th	e international application	
VIII	×	Certain observations	s on the international application	
	···			
Date of su	ibmissi	on of the demand	Date	of completion of this report
04/10/1	999		08.06	.2000
		ng address of the internati	onal Autho	orized officer
preliminar	Eur D-8	nining authority: opean Patent Office 10298 Munich . +49 89 2399 - 0 Tx: 52:		tinez, C
	161	(: +49 89 2399 - 4465	• • • • • • • • • • • • • • • • • • •	phone No. +49 89 2399 7510



International application No. PCT/GB99/01146

### I. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.): Description, pages: as originally filed 1-7 Claims, No.: as originally filed 1-14 Drawings, sheets: 1/6-6/6 as originally filed 2. The amendments have resulted in the cancellation of: ☐ the description, pages: Nos.: ☐ the claims, sheets: ☐ the drawings, 3. 

This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)): 4. Additional observations, if necessary: III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of: ☐ the entire international application.

Form PCT/IPEA/409 (Boxes I-VIII, Sheet 1) (January 1994)

☑ claims Nos. 12-14.

because:

International application No. PCT/GB99/01146

		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination ( <i>specify</i> ):
	⊠	the description, claims or drawings (indicate particular elements below) or said claims Nos. 12-14 are so unclear that no meaningful opinion could be formed (specify):
		see separate sheet
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
		no international search report has been established for the said claims Nos
٧.	Rea	asoned statement under Article 35(2) with regard to novelty, inventive step or industrial

### 1. Statement

Novelty (N)

Yes:

Claims 3,5,7-9

No:

Claims 1, 2, 4, 6, 10, 11

Inventive step (IS)

Yes: Claims

applicability; citations and explanations supporting such statement

No:

Claims 1-11

Industrial applicability (IA)

Yes:

Claims 1-11

No:

: Claims

### 2. Citations and explanations

see separate sheet

## VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

International application No. PCT/GB99/01146

# VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

# INTERNATIONAL PRELIMINARY

International application No. PCT/GB99/01146

**EXAMINATION REPORT - SEPARATE SHEET** 

Reference is made to the following document:

D1: US-A-2106334

## Re Item III

No examination as to novelty, inventive step and industrial application of Claims 12 to 14 has been carried out because their subject-matter is not clear, the reasons being as follows:

Claims 12 to 14 relate to a method or a product (composite, waistband, waistband facing or collar) which belong to two different "categories" of claims (see PCT International Preliminary Examination Guidelines, Ch. III-3.1, PCT Gazette Special Issue dated 29 October 1998), which renders their subject-matter unclear. For the same reasons, Claims 12 to 14 can not be dependent on "any of the preceding claims" since the preceding claims belong to different categories.

## Re Item V

## 1. Novelty

The present application does not meet the requirements of Article 33(2) PCT because the subject-matter of the following claims does not appear to be new.

### Claim 1

Document D1 (cited as an X document), which is considered to represent the most relevant state of the art, discloses all the features of Claim 1:

- a method of imparting a desired shape to a fabric composite (D1: to provide the waist embracing portion of trousers with a frusto-conical shape, see D1: p1, col1, 113-17), the method including:
- the step of affixing to a fabric backing material an interlining (D1: sewing the inner face of a waist band portion (11) to an elastic stiffening strip (13), see p2, col1, 147-52) having extensibility in the longitudinal direction (D1: the strip 13 is woven by employing elastic warps (14), see p2, col1, l29-31);
- the further step of selectively controlling the longitudinal extensibility across the width of the composite in such a manner as to permit the composite to assume a

desired shape (D1: p2, col1, l29-36 to l41-46).

The term "sewing" also means "affixing". Therefore, the waist embracing portion of trousers disclosed in document D1 can be qualified as a fabric composite as claimed in Claim 1 since it is made of the waist band portion (11) sewn to the strip (13).

Therefore, the subject-matter of Claim 1 does not appear to be new. This also applies to Claims 2, 4, 10 and 11.

### Claim 6

Document D1 also discloses all the features of Claim 6:

- an interlining having indeterminate longitudinal dimension and a width defined by the first and second edges (D1: an elastic stiffening strip 13);
- the interlining having extensibility in the longitudinal direction (D1: (D1: the strip 13 is woven by employing elastic warps (14), see p2, col1, l29-31);
- the longitudinal extensibility of the lining varies from the first edge to the second edge (D1: p2, col1, l29-36).

Therefore, the subject-matter of Claim 6 does not appear to be new.

# 2. Inventive step

The present application does not meet the requirements of Article 33(3) PCT because the subject-matter of the following claims does not appear to involve an inventive step.

# Independent Claim 5

The use of a fabric material which can assume a desired shape in the manufacture of a collar, top collar and under collar is well known in the art. Hence, the subject-matter of Claim 5 does not appear to be inventive.

# Dependent claims:

#### Claim 3

Providing a material with higher extensibility on its edges than in its central part in order to form a collar is well-known in the art. Therefore, the additional feature of Claim 3 does not appear to be inventive.

# **EXAMINATION REPORT - SEPARATE SHEET**

### Claims 7 to 9

Claims 7 to 9 relate to well-known methods of varying the extensibility across the width of a strip of material made of elastic threads. The additional features of Claims 7 to 9 therefore do not appear to be inventive.

# 3. Industrial applicability

The subject-matter of Claims 1 to 11 appears to be industrial applicable in the sense of Article 33(4) PCT.

### Re Item VII

According to Rule 5.1(a)(ii) PCT, the prior art documents D1 and D2 should have been mentioned in the description and briefly discussed.

According to Rule 6.3(b) PCT, the independent claims should have been drafted in the two-part form.

Reference signs in parentheses should have been inserted in the claims to increase their intelligibility, Rule 6.2(b) PCT.

### Re Item VIII

The present application does not meet the requirements of Article 6 PCT, because the subject-matter of the following claims is not clear.

Independent claims 1, 4, 5, 10, 11, 12 and 13 lack conciseness (see PCT International Preliminary Examination Guidelines, Ch. III-5.1, PCT Gazette Special Issue dated 29 October 1998). Lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought.

In order to overcome this objection, it would appear appropriate to file an amended set of claims defining the relevant subject-matter in terms of a minimum number of independent claims in each category followed by dependent claims covering features which are merely optional (Rules 6.4 (a), (b), (c) PCT).



The method claims and the claims concerning the interlining should have been first disclosed, since the interlining is an essential characteristic of the invention. It is also essential that a general inventive concept link the method claims and the interlining claims (see PCT International Preliminary Examination Guidelines, Ch. III-7.3, PCT Gazette Special Issue dated 29 October 1998). These claims should therefore have been defined by corresponding features; for example the interlining should also have been defined by its longitudinal dimensions and its width, itself defined by first and second edges, in the independent method claim as it is in the interlining claim (see Claim 6).

### Claim 4

The fabric composite claimed in Claim 4 is not defined by product features. Claim 4. should therefore be deleted. It should also be noted that under the EPC (see Article 64(2) EPC), if the subject-matter of the patent is a process, the protection conferred by the patent shall extend to the products directly obtained by such process.

### Claims 5, 10 and 11

The product claims concerning the fabric composite and to the end products (waistband and collar, see Claims 5 and 11), being Claims 5, 10 and 11, should be defined by be interlining and therefore should refer to the interlining claims (see above).

Claims 12, 13 and 14 see Item III.



# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or a			FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
P54997WO	_		International filing date (dsylmonth	vyear) Priority date (dsy/month/year)
international a			14/04/1999	15/04/1998
PCT/GB99/				
International F A41D27/06	atent	Classification (IPC) or na	tional classification and IPC	
Applicant			Detail	
		RNATIONAL LIMITE		
and is t	ransi	mitted to the applicant	according to Article 36.	d by this International Preliminary Examining Authority
2. This Af	POF	RT consists of a total o	f 8 sheets, including this cover:	sheet.
be (se	en ar ee Ar	ded and are the ba	asis for this report and/or sheets 507 of the Administrative Instruc	the description, claims and/or drawlngs which have containing rectifications made before this Authority tions under the PCT).
3. This re	port	contains indications re	lating to the following items:	
l .	_			
1	 ⊠			
11	123 □	Priority Neproctablishment of	coninion with regard to novelty, i	inventive step and industrial applicability
111		Lack of unity of inven		
v	Ø	Reasoned statement	under Article 35(2) with regard t tions suporting such statement	to novelty, inventive step or industrial applicability;
VI		Certain documents	cited	
VII	$\boxtimes$	Certain defects in the	international application	
VIII	×	Certain observations	on the international application	
Date of sub	miss	on of the demand	Date	of completion of this report
04/10/19			08.0	6.2000
Name and	mailli	ng address of the internati	onal Auth	norized officer
preliminary	Eu D-I	nining authority: ropean Patent Office 80298 Munich 1, +49 89 2399 • 0 Tx: 52:	3656 epmu d	rtinez, C
	Fa	x: +49 89 2399 - 4465	Tele	phone No. +49 89 2399 7510

International application No. PCT/GB99/01146

1.	Basis of the report	turnished to the receiving Office in
1.	The second second	drawn on the basis of (substitute sheets which have been furnished to the receiving Office in tion under Article 14 are referred to in this report as "originally filed" and are not annexed to do not contain amendments.):
	Description, pages:	
	1-7	as originally filed
	Claims, No.:	
	1-14	as originally filed
	Drawings, sheets:	
	1/6-6/6	as originally filed
:	2. The amendments h	ave resulted in the cancellation of:
	☐ the description	, pages:
	□ the claims,	Nos.:
	the drawings,	sheets:
	3. ☐ This report ha considered to	s been established as if (some of) the amendments had not been made, since they have beer go beyond the disclosure as filed (Rule 70.2(c)):
	4. Additional observe	tions, if necessary:
	III. Non-establishme	ent of opinion with regard to novelty, inventive step and industrial applicability
	The questions wheth or to be industrially a	er the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), pplicable have not been examined in respect of:
	. 🗆 the entire inte	emational application.
	⊠ claims Nos.	12-14.
	because:	

Form PCT/IPEA/409 (Boxes I-VIII, Sheet 1) (January 1994)

International application No. PCT/GB99/01146

0	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
Ø	the description, claims or drawings (indicate particular elements below) or said claims Nos. 12-14 are so unclear that no meaningful opinion could be formed (specify):
	see separate sheet
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	no international search report has been established for the said claims Nos

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novetty (N)

Yes:

Claims 3,5,7-9

No:

Claims 1, 2, 4, 6, 10, 11

Inventive step (IS)

Yes:

Claims

No:

Claims 1-11

Industrial applicability (IA)

Yes:

Claims 1-11

No:

Claims

2. Citations and explanations

see separate sheet

# VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet



International application No. PCT/GB99/01146

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

# International application No. PCT/GB99/01146 INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

Reference is made to the following document:

D1: US-A-2106334

## Re Item III

No examination as to novelty, inventive step and industrial application of Claims 12 to 14 has been carried out because their subject-matter is not clear, the reasons being as follows:

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### Re Item V

### 1. Novelty

The present application does not meet the requirements of Article 33(2) PCT because the subject-matter of the following claims does not appear to be new.

### Claim 1

Document D1 (cited as an X document), which is considered to represent the most relevant state of the art, discloses all the features of Claim 1:

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- the further step of selectively controlling the longitudinal extensibility across the width of the composite in such a manner as to permit the composite to assume a

# INTERNATIONAL PRELIMINARY

International application No. PCT/GB99/01146

**EXAMINATION REPORT - SEPARATE SHEET** 

desired shape (D1: p2, col1, l29-36 to l41-46).

The term "sewing" also means "affixing". Therefore, the waist embracing portion of trousers disclosed in document D1 can be qualified as a fabric composite as claimed in Claim 1 since it is made of the waist band portion (11) sewn to the strip (13):

Therefore, the subject-matter of Claim 1 does not appear to be new. This also applies to Claims 2, 4, 10 and 11.

### Claim 6

Document D1 also discloses all the features of Claim 6:

- an interlining having indeterminate longitudinal dimension and a width defined by the first and second edges (D1: an elastic stiffening strip 13);
- the interlining having extensibility in the longitudinal direction (D1: (D1: the strip 13 is woven by employing elastic warps (14), see p2, col1, l29-31);
- the longitudinal extensibility of the lining varies from the first edge to the second edge (D1: p2, col1, l29-36).

Therefore, the subject-matter of Claim 6 does not appear to be new.

## 2. Inventive step

The present application does not meet the requirements of Article 33(3) PCT because the subject-matter of the following claims does not appear to involve an inventive step.

### Independent Claim 5

The use of a fabric material which can assume a desired shape in the manufacture of a collar, top collar and under collar is well known in the art. Hence, the subject-matter of Claim 5 does not appear to be inventive.

# Dependent claims:

#### Claim 3

Providing a material with higher extensibility on its edges than in its central part in order to form a collar is well-known in the art. Therefore, the additional feature of Claim 3 does not appear to be inventive.

Form PCT/Separate Sheet/409 (Sheet 2) (EPO-April 1997)



International application No. PCT/GB99/01146

# INTERNATIONAL PRELIMINARY Inte

### Claims 7 to 9

Claims 7 to 9 relate to well-known methods of varying the extensibility across the width of a strip of material made of elastic threads. The additional features of Claims 7 to 9 therefore do not appear to be inventive.

## 3. Industrial applicability

The subject-matter of Claims 1 to 11 appears to be industrial applicable in the sense of Article 33(4) PCT.

### Re Item VII

According to Rule 5.1(a)(ii) PCT, the prior art documents D1 and D2 should have been mentioned in the description and briefly discussed.

According to Rule 6.3(b) PCT, the independent claims should have been drafted in the two-part form.

Reference signs in parentheses should have been inserted in the claims to increase their intelligibility, Rule 6.2(b) PCT.

### Re Item VIII

The present application does not meet the requirements of Article 6 PCT, because the subject-matter of the following claims is not clear.

Independent claims 1, 4, 5, 10, 11, 12 and 13 lack conciseness (see PCT International Preliminary Examination Guidelines, Ch. III-5.1, PCT Gazette Special Issue dated 29 October 1998). Lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought.

In order to overcome this objection, it would appear appropriate to file an amended set of claims defining the relevant subject-matter in terms of a minimum number of independent claims in each category followed by dependent claims covering features which are merely optional (Rules 6.4 (a), (b), (c) PCT).





International application No. PCT/GB99/01146

The method claims and the claims concerning the interlining should have been first disclosed, since the interlining is an essential characteristic of the invention. It is also essential that a general inventive concept link the method claims and the interlining claims (see PCT International Preliminary Examination Guidelines, Ch. III-7.3, PCT Gazette Special Issue dated 29 October 1998). These claims should therefore have been defined by corresponding features; for example the interlining should also have been defined by its longitudinal dimensions and its width, itself defined by first and second edges, in the independent method claim as it is in the interlining claim (see Claim 6).

# Claim 4

The fabric composite claimed in Claim 4 is not defined by product features. Claim 4 should therefore be deleted. It should also be noted that under the EPC (see Article 64(2) EPC), if the subject-matter of the patent is a process, the protection conferred by the patent shall extend to the products directly obtained by such process.

## Claims 5, 10 and 11

The product claims concerning the fabric composite and to the end products (waistband and collar, see Claims 5 and 11), being Claims 5, 10 and 11, should be defined by be interlining and therefore should refer to the interlining claims (see above).

Claims 12, 13 and 14 see Item III.

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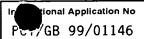


## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification o (Form PCT/ISA/2)	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.
JEP/P54997W0 International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 99/01146	14/04/1999	15/04/1998
Applicant		
PRO-FIT INTERNATIONAL LIM	ITED et al.	
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth ansmitted to the International Bureau.	nority and is transmitted to the applicant
This International Search Report consists  It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.
Basis of the report		
a. With regard to the language, the	international search was carried out on the bas ess otherwise indicated under this item.	sis of the international application in the
Authority (Rule 23.1(b)).	ras carried out on the basis of a translation of the	·
b. With regard to any nucleotide an was carried out on the basis of the	d/or amino acid sequence disclosed in the in	iternational application, the international search
_	onal application in written form.	
filed together with the inte	rnational application in computer readable form	n.
furnished subsequently to	this Authority in written form.	
, <u> </u>	this Authority in computer readble form.	
	osequently furnished written sequence listing does the sequence listing does the sequence listing does the sequence listing does also be sequenced.	oes not go beyond the disclosure in the
		s identical to the written sequence listing has been
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac		
4. With regard to the title,		•
	ibmitted by the applicant.	
The text has been establis	shed by this Authority to read as follows:	
INTERLINING MATERIAL,	PROCESS OF MANUFACTURING AN	ND USE THEREOF
5. With regard to the abstract,		
(T)	ubmitted by the applicant.	
the text has been establis	shed, according to Rule 38.2(b), by this Authori e date of mailing of this international search rep	ty as it appears in Box III. The applicant may, port, submit comments to this Authority.
	lished with the abstract is Figure No.	2,3
as suggested by the appl	icant.	None of the figures.
because the applicant fai	led to suggest a figure.	
because this figure better	r characterizes the invention.	





A. CLASSIFICATION OF SUBJECT MATTER IPC 6 A41D27/06 A41B3/10

A41F9/02

According to International Patent Classification (IPC) or to both national classification and IPC

# B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 6 A41D A41B A41F

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

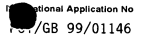
Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 4 720 874 A (QUICK SERVICE TEXTILES INC.) 26 January 1988 (1988-01-26) column 1, line 53 - line 64 column 2, line 56 - column 4, line 8; claim 1; figures 1-6	1-4,6, 10,11
X	US 2 106 334 A (UNITES STATES RUBBER PRODUCTS) 25 January 1938 (1938-01-25) page 2, line 16 - line 57; claim 1; figures 1-6	1-4,6, 10,11
X	US 3 745 588 A (JACK WINTER INC.) 17 July 1973 (1973-07-17) column 2, line 53 - column 4, line 22; figures 1,5,6	1,2,4, 11,13,14

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
<ul> <li>Special categories of cited documents:</li> <li>"A" document defining the general state of the art which is not considered to be of particular relevance</li> <li>"E" earlier document but published on or after the international filling date</li> <li>"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)</li> <li>"O" document referring to an oral disclosure, use, exhibition or other means</li> <li>"P" document published prior to the international filing date but later than the priority date claimed</li> </ul>	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "&" document member of the same patent family
Date of the actual completion of the international search  29 July 1999	Date of mailing of the international search report  13/08/1999
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,  Fax: (+31-70) 340-3016	Authorized officer  Garnier, F

1

# INTERNATIONAL SEARCH REPORT



		GB 99/01146
Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
gory °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	DE 21 06 283 A (H. BARIG) 31 August 1972 (1972-08-31) claim 1; figures 1-3	1,6,8,9
	US 4 551 994 A (OLYMPIC NARROW FABRICS COMPANY) 12 November 1985 (1985-11-12) claims 1,3; figures 3-13	1,4,6, 10,11
	US 2 186 387 A (TRUBENIZING PROCESS CORPORATION) 9 January 1940 (1940-01-09) page 1, column 1, line 37 - page 2, column 1, line 27; claims 1,2; figures 1,2	1,4,5

# INTERNATIONAL SEARCH REPORT

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